UNITED STATES DISTRICT COURT

Eastern District of Michigan

UNITED STATES OF AMERICA

| V. | ORDER OF DETENTION PENDING TRIAL |
|---|---|
| Tanya Janusas | Case Number: 06-30536 |
| Defendant | |
| In accordance with the Bail Reform Act, 18 U.S.C. § 3142 detention of the defendant pending trial in this case. | 2(f), a detention hearing has been held. I conclude that the following facts require the |
| Pa | ort I—Findings of Fact |
| | fe imprisonment or death. |
| a felony that was committed after the defendant a § 3142(f)(1)(A)-(C), or comparable state or local | had been convicted of two or more prior federal offenses described in 18 U.S.C. |
| (2) The offense described in finding (1) was committed v (3) A period of not more than five years has elapsed sinc for the offense described in finding (1). | while the defendant was on release pending trial for a federal, state or local offense. The the date of conviction release of the defendant from imprisonment resumption that no condition or combination of conditions will reasonably assure the |
| | further find that the defendant has not rebutted this presumption. |
| A | Alternative Findings (A) |
| (1) There is probable cause to believe that the defendant | |
| for which a maximum term of imprisonment of t | en years or more is prescribed in |
| ☐ under 18 U.S.C. § 924(c). ☐ (2) The defendant has not rebutted the presumption establ the appearance of the defendant as required and the s | lished by finding 1 that no condition or combination of conditions will reasonably assure |
| | Alternative Findings (B) |
| (1) There is a serious risk that the defendant will not app | |
| (2) There is a serious risk that the defendant will endange | er the safety of another person or the community. |
| Part II—Writter | n Statement of Reasons for Detention |
| I find that the credible testimony and information submitted | ed at the hearing establishes by clear and convincing evidence a prepon- |
| derance of the evidence that | |
| old child, with no assets and no stable residence. She is Detroit/Windsor bridge along with her 18 year old sister, criminal convictions. The number of pills involved brings | Canadian citizen from Windsor who is unemployed, the mother of a 5 year s charged with attempting to bring 5800 Ecstacy pills (MDMA) across the whom she allegedly recruited for the job. She appears to have no prior s this to a Level 30 charge on the sentencing guidelines resulting in a sence could be enhanced if it is determined that defendant acted as a JE ON PAGE 2) |
| The defendant is committed to the custody of the Attorney G to the extent practicable, from persons awaiting or serving se reasonable opportunity for private consultation with defense G | Directions Regarding Detention General or his designated representative for confinement in a corrections facility separate, ntences or being held in custody pending appeal. The defendant shall be afforded a counsel. On order of a court of the United States or on request of an attorney for the all deliver the defendant to the United States marshal for the purpose of an appearance |
| December 4, 2006 s/ Mona | K. Majzoub |
| Date | Signature of Judge |
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MONA K. MAJZOUB UNITED STATES MAGISTRATE JUDGE

Name and Title of Judge

*Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).

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Pretrial services is incapable of directly monitoring a defendant who resides outside of our national borders. This defendant has admitted to making previous deliveries of Esctacy pills to Chicago, and traveling twice to Atlanta to arrange for the delivery which is the subject of these charges. Defendant has relatives who reside in this District (maternal aunt and uncle who live on Detroit's East side) who refused to take 3rd party custody of defendant; (although they were willing to take her younger 18 year old sister into their home as 3rd party custodians).

Because 3rd party custody is not an option, and because this is a presumption case whereby defendant faces potentially 97-121 months (or more if an upward enhancement is considered), this defendant is deemed to be both a risk of flight (Canadian citizen) and a danger to the community (5800 Esctacy pills). There are no conditions which would assure either the defendant's appearance in court or the safety of the community. Therefore Detention is Ordered.